

FORM 32. Response to Notice to Advise of Scheduling Conflicts

Form 32
July 2020UNITED STATES COURT OF APPEALS
FOR THE FEDERAL CIRCUITRESPONSE TO NOTICE TO ADVISE OF SCHEDULING CONFLICTSCase Number: 2022-1325, -1327Short Case Caption: Apple Inc. v. Corephotonics, Ltd.

Party Name(s)	Apple Inc.
Name of Arguing Counsel	Debra J. McComas
Dates Unavailable	07/10/2023 07/11/2023 09/05/2023 09/06/2023 09/07/2023 09/08/2023
Attach a statement showing good cause for each listed date. Dates listed without a supporting statement will not be considered in scheduling argument. <i>See Fed. Cir. R. 34(d); Practice Notes to Rule 34.</i>	
Potential Other Conflicts Please list other pending cases before this court in which above counsel intends to argue (regardless of case status).	Carucel Investments L.P. v. Vidal, 21-1731; Corephotonics, Ltd. v. Apple Inc., 22-1340; Voice Tech Corp. v. Unified Patents, LLC, 22-2163; Apple Inc. v. Corephotonics, Ltd., 22-2288; Nabors Drilling Technologies USA, Inc. v. Helmerich & Payne International Drilling Co., 23-1339

I certify the above information and any attached statement is complete and accurate. I further certify that I will update my notice should new conflicts arise or existing conflicts change.

Date: 01/27/2023Signature: /s/ Debra J. McComasName: Debra J. McComas

NO. 22-1325, -1327

**IN THE UNITED STATES COURT OF APPEALS
FOR THE FEDERAL CIRCUIT**

APPLE INC.,
Appellant

v.

COREPHOTONICS, LTD.,
Cross-Appellant

**On Appeal from the Patent Trial and Appeal Board in
Inter Partes Review No. IPR2020-00878**

**STATEMENT OF GOOD CAUSE FOR SCHEDULING CONFLICTS
PURSUANT TO FED. CIR. R. 34(d)(3)**

I am counsel of record for Appellant Apple Inc., and I expect to present oral argument in this matter.

I have six dates of unavailability within the six months of potential argument dates in this matter: July 10, 2023; July 11, 2023; September 5, 2023; September 6, 2023; September 7, 2023; and September 8, 2023. I will be attending a pretrial conference in *Osteoplastics, LLC v. ConformiS, Inc.*, 1:20-cv-00405-MN-JLH (D. Del.) on July 10 at 4:30 p.m., which will prevent travel to Washington, D.C. before

the morning of July 11. During the four September dates, I will be in trial in *Nabors Drilling Technologies USA Inc v. Helmerich & Payne International Drilling Co.*, 3:20-cv-03126 (N.D. Tex.).

I respectfully request that the Court not schedule oral argument in this case during these dates.

Dated: January 27, 2023

Respectfully Submitted,

/s/ Debra J. McComas
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